

New Hampshire Department of Education Bureau of Special Education

Complaint Procedures Manual For Special Education Complaints



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COMPLAINT PROCEDURES MANUAL

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Appendices:

- A. Complaint Procedures PART Ed 1121
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C. Other Resources Available to Complainants

- a) NH's Parent Training and Information Center Parent Information Center
- b) NH's Protection and Advocacy Center Disability Rights Center-NH
- c) Teacher Misconduct Office at the NH Department of Education
- d) Section 504 and Non-Discrimination Office for Civil Rights Boston
- e) ADA ADA, Non-Discrimination and Title IX Coordinator at the NH Department of Education

D. Model Letters and Forms

- 1) "How to File a Special Education Complaint" Document with Form (may use to file complaint)
- 2) Acknowledgement Letter (Acknowledges receipt of complaint)
- 3) Allegation Information Document (documents allegation(s) that will be investigated by the NHDOE complaint investigator)
- 4) Parent Notification Letter (letter giving information on process and name of investigator)
- 5) District Notification Letter (letter giving information on process and name of investigator)
- 6) Complaint Dismissed Letter (letter to inform the parent/complainant we are unable to process the information as a special education complaint per Ed 1121 and the reasons why)
- 7) Withdrawal of Complaint Form (document to withdraw complaint signed by parent)

INTRODUCTION

The decisions parents make regarding their children should be based upon knowledge and understanding of their rights and procedural safeguards. This requires open communication and trust between parents and their school district. If problems do arise, there are several options parents have for resolution.

Working with the school district is of course the first and most readily available option. If that fails, or if a parent or school district wishes to use more formal procedures, the following options are available:

Services

"Facilitated Special Education Team Meeting—is a free service the Bureau of Special Education provides, upon request by a district or parent. Both parties must agree to have the facilitator attend the meeting. A trained facilitator is sent by the Bureau to attend and conduct a regular Special Education Team meeting to assist school districts and parents with moving discussions forward. Facilitators are available for any customary topic of a Team meeting, such as disposition of referral, evaluation planning, determination of eligibility, development or revision the IEP including transition planning and ESY services, selection of placement, etc. scheduled and arranged by the district.

http://education.nh.gov/instruction/special_ed/facilitation.htm

Special Education Complaint Process

The "Special Education Complaint Process" is one method parents or others have to resolve issues if they believe a public agency (school district or state agency) have not complied with a special education law. Because most differences are successfully resolved at the local level, parents may wish to notify their school district to give them the opportunity to resolve the issue at the local level before filing a complaint.

The "Special Education Complaint Process" is one of the Procedural Safeguards afforded to parents under Federal and State laws. The New Hampshire Department of Education is required to make available to parents and other individuals the ability to file formal complaints against a school district if they believe the school district violated a federal or state special education law.

This manual will provide information regarding definitions; a description of the process for filing a complaint; a list of the responsibilities of the complainant, school district, investigator and the New Hampshire Department of Education throughout the process; checklists, model letters and forms; and frequently asked questions regarding the process.

Alternative Dispute Resolution Processes/Services

- "Neutral Conference" a voluntary and nonbinding formal process with an impartial person designed to assist parties in reaching agreement.
- "Mediation" a voluntary process designed to assist parties in reaching a mutually agreeable solution.
- "Third Party Discussion Led by Moderator"- Free service provided by the NH Department of Education where independent contracted Hearing Officer/Mediator can give valuable insights into the how a Hearing Officer would view a particular matter. Moderators help the participants to open dialogue, search for possible solutions and present possible scenarios to resolve their own solution(s).
- "Due Process Hearing" the most formal process in which attorneys can be present, evidence and sworn testimony can be given and the Hearing Officer's decision is binding.

For more information regarding federal and state laws see Appendix IV - Regulations Regarding the Complaint Procedure. For additional information regarding special education complaints, please feel free to go on our website

http://education.nh.gov/instruction/special_ed/complaint.htm or contact the Bureau of Special Education at (603) 271-3741. For more information regarding Alternative Dispute Resolution Processes feel free to go on our website at http://education.nh.gov/legislation/hearings.htm or contact the Office of Legislation and Hearings at (603) 271-2299.

DEFINITIONS

Allegation – A statement describing how a district has violated a special education law.

Bureau – the Bureau of Special Education – a part of the New Hampshire Department of Education.

Compensatory Services – Special education, related services or other services provided to compensate for services included in the student's IEP but were not provided.

Complainant - *The person(s) or organization filing the complaint.*

Complaint – A signed, written document, which includes all required information that alleges that a school district or other public agency, has violated the requirements of one or more special education laws.

Day - Day means calendar day, unless otherwise specified.

Disability / Child with a Disability – A child who has been evaluated by a school district and determined to have one of the 13 identifiable categories of disability, and who, because of that disability, needs special education and related services.

Dispute Resolution Coordinator - The individual designated by the Commissioner of Education to administer the special education complaint process and provide to the Commissioner proposed decisions and possible activities to resolve substantiated written special education complaints.

Due Process Hearing – A formal dispute resolution process (guaranteed under federal and state education law) before an impartial Hearing Officer in which both parties may be represented by legal counsel and present evidence and sworn testimony to be considered by the Hearing Officer. A final written decision on the disputed issues will be issued.

Evidence – *Documents, facts, objects, pictures, and verbal statements supporting or rebutting an allegation.*

Facilitated Special Education Meeting – A meeting with an impartial person, trained by the New Hampshire Department of Education, to assist parties in special education team meetings.

FAPE – Free appropriate public education – one of the essential parts of the IDEA. Special education and related services designed to meet the needs of the individual student and provided at public expense in accordance with the standards set by the Federal Government and State.

IDEA – Individuals with Disabilities Education Act – the Federal special education statue 20 U.S.C. 1400. et seq.

IEP – Individualized Education Program designed for a child with a disability that is developed, reviewed, implemented and revised by the IEP team in accordance with the New Hampshire Rules for the Education of Children with Disabilities.

Investigation – The process by which the NHDOE gathers information and reaches a decision concerning alleged noncompliance with special education law.

Investigator – The person assigned by the New Hampshire Department of Education to conduct the investigation related to the allegations made in the complaint.

LEA – Local Education Agency. In NH this is generally a local school district.

Mediation – A voluntary process in which an impartial mediator assists and facilitates the two sides (usually the parent and district) in reaching a mutually acceptable resolution.

Neutral Conference – A process in which parties present facts and issues to an impartial person (Neutral) in order to determine the strengths and weaknesses of the case. The "Neutral" then offers a recommendation to resolve the issue(s) in dispute. The recommendation is non-binding on the parties.

NHDOE - New Hampshire Department of Education.

OCR - Office for Civil Rights for the U.S. Department of Education.

OSEP - Office of Special Education Programs for the U.S. Department of Education.

Parent-Parent means a biological or adoptive parent, surrogate parent, or a guardian. Parent does not mean the state when the state has legal guardianship per Ed 1102.04(h).

Public Agency-in NH, the public agencies include the school district, public charter school and state education agency.

Resolution Proposal- an LEA's written resolution proposal that addresses allegations in a complaint.

Reconsideration – A process whereby either party to the complaint investigation may request reconsideration if they believe an error was made in the findings, decision, or order.

Reimbursement – Paying a parent back for services they obtained at their cost for their child with a disability, which the complaint substantiates should have been funded by the school district.

Related Services – Developmental, corrective and support services, including special transportation that are required by the student with a disability in order to benefit from a special education program.

SEA – State Education Agency – the New Hampshire Department of Education is New Hampshire's state education agency.

Special Education – *Specially designed instruction to meet the unique needs of an individual child with a disability, and provided at no cost to the parent.*

Special Education Law(s) and Regulations – *Includes the federal statute, the IDEA(U.S.C. 1400 et seq.), the U.S. Department of Education's regulations implementing that statute (34 CFR Part 300), the New Hampshire laws (RSAs) and the New Hampshire Board of Education Rules for the Education of Children with Disabilities(Ed 1100).*

COMPLAINT PROCESS

WHO CAN FILE

Any person, including students, or organization can file a complaint. The person filing the complaint does not need to live in New Hampshire, but there are specific requirements that need to be met for filing. The person or organization filing the complaint will be referred to as the "complainant".

WHY FILE

The complaint process is one of the rights parents, other individuals and organizations have if they believe the school district has violated federal or state special education laws. The complaint is a formal request to the state agency (New Hampshire Department of Education) to investigate the allegation(s) of noncompliance with the federal or state laws.

HOW AND WHAT TO FILE

The complaint is usually a written letter including all the information below or you may use the Complaint Form that is available on the New Hampshire Department of Education website – http://education.nh.gov/instruction/special ed/documents/how to file a special education complaint.pdf.

However, a complaint may be submitted in any alternative format such as; audio or video recording. The complaint must be signed and mailed or hand delivered. E-mail complaints are not accepted. Faxed requests will not be acted upon until an original, regularly mailed or delivered copy is received by the New Hampshire Department of Education.

The complaint must contain the following information per 34 CFR §300.153:

- 1. A statement that a public agency has violated a requirement of federal or state law within one year prior to the complaint being filed.
- 2. The facts on which the statement is based.
- 3. The signature and contact information for the complainant.
- 4. The name and address of the residence of the child. (If alleging violations with respect to a specific child)
 - a. If the child is homeless, provide contact information.
- 5. The name of the school the child is attending.
- 6. A description of the nature of the problem of the child, including facts relating to the problem.
- 7. A proposed resolution of the problem to the extent known and available.
- 8. An indication that a copy of the complaint was sent to the school district at the same time that it was sent to the NHDOE.

WHEN TO FILE

The violation must have occurred within one year prior to the complaint being filed.

WHERE TO FILE

Complaints must be sent to the:

New Hampshire Department of Education Attention: Special Education Complaint Office Hugh Gallen Office Park 101 Pleasant Street Concord, NH 03301-3860

IMPORTANT NOTE: You must send a copy of the complaint to the school district (preferably to the special education director and/or the superintendent of schools) at the same time that you send it to the NHDOE. If you do not know the name of the Special Education Director or Superintendent, please contact the Bureau of Special Education at 271-3741 and we will provide that information to you.

TIMELINES

There are several timelines that apply to the complaint process. The following is a breakdown of those timelines:

- 1. The complaint itself must be filed within (1) year of the alleged violation.
- 2. The complaint will be investigated and resolved within sixty (60) calendar days of the receipt of the complaint. This time limit may be extended due to exceptional circumstances in relation to the complaint or if the complainant and the school district agree in writing to extend the time limit to engage in mediation or other dispute resolution proceedings.
- 3. Additional timelines apply if reconsideration of a decision is requested. See "RECONSIDERATION" for more detailed information.

INVESTIGATION

The New Hampshire Department of Education will assign an independent investigator to the complaint if the complaint is found appropriate. The investigator will contact the complainant and the school district cited in the complaint. The investigator will investigate the complaint by completing a series of procedures to determine the truth of the allegations. These procedures, when circumstances warrant, may involve, but may not be limited to the following:

- Interviews with the complainant, school district staff and administrators, the student if appropriate and others as necessary
- A review of service provider logs and schedules
- A review of evaluations
- A review of the student's IEP
- A review of IEP Team meeting minutes
- A review of written prior notices
- A review of disciplinary slips/reports

The investigator will examine the allegation(s), gather facts specific to the allegation(s) and determine if the allegation(s) is substantiated or unsubstantiated. The investigator will cite the source of his/her facts in the language used by or in the source.

The investigator will then prepare his/her report and develop a conclusion based upon those facts. The investigator will state whether the allegation(s) is substantiated or unsubstantiated. The report will contain the following information:

- Introduction
- Background Information
- Statement of Alleged Violation(s)
- Findings of Fact
- Conclusion
- Sources of the Information Gathered

DECISION

Once the investigator has completed his/her report, he/she submits it to the New Hampshire Department of Education. The New Hampshire Department of Education Complaint Officer will review the report and will write a proposed decision based upon the findings of fact and the special education law that was allegedly violated.

The Commissioner of Education then reviews/edits the findings and makes a determination of what corrective action, if any needs to be made. The Commissioner of Education signs the decision and copies are sent to the parent and school district.

CORRECTIVE ACTION PLAN

If the Commissioner of Education issues an order that includes a Corrective Action Plan the school district will have a designated amount of time to correct the violation and indicate the procedures they undertook and/or changes they made to ensure the violation would not occur again. A Corrective Action Plan can take a variety of forms. Depending upon the violation, the New Hampshire Department of Education will determine what that corrective action may be. The following is **a sampling** of what might occur:

- 1. The NHDOE may require the school district to convene a new IEP team meeting.
- 2. The NHDOE may require that the school district conduct further evaluations.
- 3. The NHDOE make ask the school district to submit a plan within a designated time frame outlining what they propose to do to correct the violation and what monitoring procedures they plan to initiate to ensure the violation will not occur in the future.
- 4. The NHDOE may require that the school district initiate training activities for designated personnel in the areas of the violations.
- 5. The NHDOE can make available to the school district Technical Assistance Consultants to provide training, support and monitoring.
- 6. The NHDOE may require the school district to provide compensatory services or reimbursement.
- 7. The NHDOE may require that the school district review and revise its procedures and practices to comply with federal and state laws.
- 8. The NHDOE may require the school district to take part in periodic monitoring and reporting activities.

RECONSIDERATION

Any party to the complaint may, within 10 days of receipt of the commissioner's written decision under Ed 1121.02(b), make a written request to the commissioner for reconsideration of the decision.

Within twenty (20) calendar days of the receipt of that request, the Commissioner will:

- Review the investigator's report
- Review the evidence presented at the investigation
- If necessary, gather and/or review additional information
- Review the decision
- Issue a final written decision

At that point, if any party is still dissatisfied with the final written decision of the Commissioner, they may appeal the decision in accordance with RSA 541.

ENFORCEMENT

If a school district fails to comply with the corrective action required in the decision, the New Hampshire Department of Education may ensure compliance by initiating one or more of the procedures detailed in Ed1125 "State Department of Education Enforcement".

RESPONSIBILITIES-COMPLAINANT

The complainant has certain responsibilities in filing a complaint that must be followed in order to have the complaint reviewed and investigated. The following are the responsibilities of the complainant:

- Be sure to follow the process outlined in this document for filing a complaint (pg.1)
- Be sure the complaint is made in writing and that all required information is provided
- Allege that the violation occurred within one (1) year prior to filing the complaint
- Sign and date the complaint
- You must send a copy of the complaint to the school district (preferably to the special education director and/or the superintendent of schools) at the same time that you send it to the NHDOE. If you do not know the name of the Special Education Director or Superintendent, please contact the Bureau of Special Education at 271-3741 and we will provide that information to you.
- Mail or deliver DO NOT FAX or E-MAIL the complaint to the:

New Hampshire Department of Education Attention: Special Education Complaint Office

Hugh Gallen Office Park

101 Pleasant Street

Concord, New Hampshire 03301

• If assistance is needed to file a special education complaint please call the Bureau of Special Education at (603) 271-3741.

RESPONSIBILITIES-SCHOOL DISTRICT

If you are a school district preparing for a complaint investigation against your school district, the New Hampshire Department of Education recommends the following in order to have the process run efficiently and productively for all involved. The Complaint Process has designated timelines for completion of activities. Your cooperation is needed and appreciated in this process.

- 1. Prior to the investigator arriving, have all materials s/he will need to review in relation to the filed complaint. These items could be but are not limited to:
 - The student's IEP
 - Evaluation reports
 - Progress reports
 - Teacher and Related Service Provider contact logs and schedules
 - Written Prior Notice
 - Notification/Invitation to meetings
 - IEP Team meeting minutes
 - LEA Procedures Manual
- 2. Arrange for a quiet place that the investigator can use to work and review the materials s/he requires.
- 3. Arrange for administrators, staff, service providers and other personnel as needed to be available to the investigator for interviewing.
- 4. Provide a private space for the interviews to occur.
- 5. Make *every* effort to keep scheduled appointments with the investigator.
- 6. Contact the investigator if, for unforeseen and exceptional circumstances, an appointment needs to be rescheduled (inclement weather, absenteeism, etc.)

RESPONSIBILITIES-INVESTIGATOR

The following is a list of key procedures an investigator should follow and be aware of during a complaint investigation.

- 1. Review the Complaint
 - Determine what material you will need to review
 - Determine who you will need to contact
 - Review the student's file
 - Determine what special education laws are at issue and review those laws
- 2. Interview the Complainant/School District
 - Interviewing the complainant and/or school district is at the discretion of the investigator.
 - Interview may be conducted by telephone, face-to-face or on-site at the discretion of the investigator (MOVED THIS FROM A DIFFERENT SPOT)
 - Make note of date and method used in person, by phone
 - Keep accurate notes

- 3. Contact the School District
 - Discuss what materials you will need to review and ask to have the materials available
 - Discuss who you will need to interview and ask to make them available
 - Ask for a space to work to review the materials and conduct interviews privately
 - Schedule dates and times for visits
- 4. Review pertinent documents
 - IEP
 - Evaluations
 - Meeting Notices
 - Written Prior Notice
 - IEP Team meeting minutes
 - Permissions
 - LEA Procedures Manual
- 5. Conduct Interviews of School Personnel:
 - Service Providers
 - Administrators
 - Other Personnel as necessary
 - Interview may be conducted by phone, face-to-face or on-site at the discretion of the investigator
- 6. Prepare the Report
 - Include each alleged violation raised in the complaint and a determination of whether
 each was substantiated or unsubstantiated as well as the reasons for the investigator's
 conclusions. The report must also include an introduction, background information,
 findings of fact and a list of the sources of the information gathered.

RESPONSIBILITIES-NEW HAMPSHIRE DEPARTMENT OF EDUCATION

The NHDOE gives due consideration to each complaint received. The NHDOE has the following responsibilities in the Complaint Process:

- Review the information received and determine if it meets the requirements of a special education complaint to be further investigated.
- Inform the complainant, parent and school district of receipt of the complaint.
- Assign a trained investigator to the complaint.
- Adhere to timelines unless exceptional circumstances require an extension.
- Review the investigator's report.
- Write a proposed decision based upon the investigator's findings of fact and conclusions including orders of corrective action if applicable.
- Submit the proposed decision to Commissioner of Education for review and signature.

- Send copies of the decision to the parent and the school district.
- Provide technical assistance to school districts for corrective actions to achieve compliance with decisions.
- Implement procedures for reconsideration of the decision if either party is aggrieved by the decision.
- Retain all documents and artifacts relevant to the complaint investigation.

CHECKLIST FOR FILING A COMPLAINT-COMPLAINANT

The following information is required to process a special education complaint. All information can be provided in any alternative format.

The name of the child (if about a specific child)
The address of the residence of the child.
Your name.
Your address.
A method (phone number) in which to contact you.
The name of the school the child is attending.
A statement that the school district has violated a special education law.
Facts upon which the above statement is made.
Allege that the violation occurred not more than one year prior to when the complaint is being filed with the New Hampshire Department of Education.
Provided a proposed resolution.
The complaint is signed.
The complaint has been mailed or hand delivered.
You must send a copy of the complaint to the school district (preferably to the special education director and/or the superintendent of schools) at the same time that you send it to the NHDOE. If you do not know the name of the Special Education Director or Superintendent, please contact the Bureau of Special Education at 271-3741 and we will provide that information to you

Mail complaint to the:

New Hampshire Department of Education Attention: Special Education Complaint Office Hugh Gallen Office Park 101 Pleasant Street Concord, NH 03301 * A *Complaint Form* is available from the NH Department of Education website http://education.nh.gov/instruction/special ed/documents/how to file a special education complaint.pdf though use of that form is optional.

CHECKLIST FOR FILING A COMPLAINT-SCHOOL DISTRICT

n preparing for a complaint investigation against your school district, the New Hampshire Department of Education recommends the following checklist to help you prepare.
Materials the investigator may require:
 IEP Evaluation Reports Progress Reports Teacher and Related Service Provider contact logs Written Prior Notice IEP Team meeting minutes Notification/Invitation to Meetings Permissions/Consent forms LEA Procedures Manual Other information as warranted by the complaint Administrative reports Attendance Discipline
Space for the investigator to review materials.
Availability of personnel for interviews:
 Administrators Staff Service Providers Others
Private space for conducting interviews.
CHECKLIST FOR FILING A COMPLAINT -INVESTIGATOR CHECKLIST
Complainant Interview: (repeat process as often as necessary)
DateMethod of Contact

 Interview may be conducted by phone, face-to-face or on-site at the discretion of the investigator

School District Interview: (repeat process as often as necessary)

- Date
- Name
- Role and if applicable, title
- Method of Contact
- Interview may be conducted by phone, face-to-face or on-site at the discretion of the investigator

Review of pertinent documents: (repeat review as often as necessary for each document)
• Date
 Document
 Method
Section Completion: (for each allegation)
Introduction
Background Information
Alleged Violation(s)
Findings of Facts
Conclusion
List of the sources of the information gathered

Appendix A

New Hampshire Rules for the Education of Children with Disabilities

PART Ed 1121

COMPLAINT PROCEDURES

Ed 1121.01 Filing a Complaint.

- (a) Individuals or organizations may report alleged violations of a public agency which are contrary to the provisions of state and federal requirements regarding the education of children with disabilities by filing a complaint.
- (b) A complaint shall be filed according to the provisions of 34 CFR 300.153.

§300.153 Filing a complaint.

- (a) An organization or individual may file a signed written complaint under the procedures described in §§300.151 through 300.152.
- b) The complaint must include--
 - (1) A statement that a public agency has violated a requirement of Part B of the Act or of this part:
 - (2) The facts on which the statement is based;
 - (3) The signature and contact information for the complainant; and
 - (4) If alleging violations with respect to a specific child-
- (i) The name and address of the residence of the child;
- (ii) The name of the school the child is attending;
- (iii) In the case of a homeless child or youth (within the meaning of section 725(2) of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)), available contact information for the child, and the name of the school the child is attending;
- (iv) A description of the nature of the problem of the child, including facts relating to the problem; and
- (v) A proposed resolution of the problem to the extent known and available to the party at the time the complaint is filed.
- (c) The complaint must allege a violation that occurred not more than one year prior to the date that the complaint is received in accordance with §300.151.
- (d) The party filing the complaint must forward a copy of the complaint to the LEA or public agency serving the child at the same time the party files the complaint with the SEA.
 - (c) Complaints filed pursuant to 34 CFR 300.136(b) relative to private school consultation shall be investigated, reviewed, and resolved using the process detailed in Ed 1121.02 and Ed 1121.03.

§300.136(b) Procedure.

- (1) If the private school official wishes to submit a complaint, the official must provide to the SEA the basis of the noncompliance by the LEA with the applicable private school provisions in this part; and
- (2) The LEA must forward the appropriate documentation to the SEA.
- (3) (i) If the private school official is dissatisfied with the decision of the SEA, the official may submit a complaint to the Secretary by providing the information on noncompliance described in paragraph (b)(1) of this section; and
 - (ii) The SEA must forward the appropriate documentation to the Secretary.
 - (d) Complaints shall be directed to the:

New Hampshire Department of Education Attention: Special Education Complaint Office Hugh Gallen Office Park 101 Pleasant Street Concord, New Hampshire 03301

Ed 1121.02 Investigation of Complaints and Complaint Procedures.

- (a) The Commissioner of Education shall assign an employee of the department or, if an employee of the department is not available, an independent investigator to:
 - (1) Investigate the alleged complaint including conducting an on-site investigation if necessary; and
 - (2) Issue a written report with recommendations to the Commissioner.
- (b) The Commissioner shall issue a written decision that addresses each allegation in the complaint and contains:
 - (1) Findings of fact and conclusions; and
 - (2) The reasons for the department's decision.
- (c) If the Commissioner finds there has been a failure to provide appropriate services, the Commissioner's order shall address:
 - (1) How to remediate the denial of those services, including, as appropriate, the awarding of monetary reimbursement or other corrective action appropriate to the needs of the child or the children; and
 - (2) Appropriate future provision of services for all children with disabilities.
- (d) The Commissioner of Education shall mail the written decision and a copy of the independent investigator's report to the public agency named in the complaint, including, if necessary, orders to the agency with specific timelines for the corrective actions if such actions were found necessary in order to attain compliance. If the complaint filed under Ed 1121.01 concerns a specific child, the parent of that child shall receive copies of the decision, the investigator's report, and any orders issued.
- (e) Complaint procedures shall be in compliance with 34 CFR 300.151-153.

§300.151 Adoption of State complaint procedures.

- (a) General. Each SEA must adopt written procedures for--
 - (1) Resolving any complaint, including a complaint filed by an organization or individual from another State, that meets the requirements of §300.153 by--
 - (i) Providing for the filing of a complaint with the SEA; and
 - (ii) At the SEA's discretion, providing for the filing of a complaint with a public agency and the right to have the SEA review the public agency's decision on the complaint; and
 - (2) Widely disseminating to parents and other interested individuals, including parent training and information centers, protection and advocacy agencies, independent living centers, and other appropriate entities, the State procedures under §§300.151 through 300.153.
- (b) Remedies for denial of appropriate services. In resolving a complaint in which the SEA has found a failure to provide appropriate services, an SEA, pursuant to its general supervisory authority under Part B of the Act, must address--
 - The failure to provide appropriate services, including corrective action appropriate to address the needs of the child (such as compensatory services or monetary reimbursement); and
 - (2) Appropriate future provision of services for all children with disabilities.

§300.152 Minimum State complaint procedures.

- (a) <u>Time limit; minimum procedures.</u> Each SEA must include in its complaint procedures a time limit of 60 days after a complaint is filed under §300.153 to--
 - Carry out an independent on-site investigation, if the SEA determines that an investigation is necessary;
 - (2) Give the complainant the opportunity to submit additional information, either orally or in writing, about the allegations in the complaint;
 - (3) Provide the public agency with the opportunity to respond to the complaint, including, at a minimum--
 - (i) At the discretion of the public agency, a proposal to resolve the complaint; and
- (ii) An opportunity for a parent who has filed a complaint and the public agency to voluntarily engage in mediation consistent with §300.506;

- (4) Review all relevant information and make an independent determination as to whether the public agency is violating a requirement of Part B of the Act or of this part; and
- (5) Issue a written decision to the complainant that addresses each allegation in the complaint and contains--
 - (i) Findings of fact and conclusions; and
 - (ii) The reasons for the SEA's final decision.
- (b) <u>Time extension; final decision; implementation</u>. The SEA's procedures described in paragraph (a) of this section also must--
 - (1) Permit an extension of the time limit under paragraph (a) of this section only if--
 - (i) Exceptional circumstances exist with respect to a particular complaint; or
- (ii) The parent (or individual or organization, if mediation or other alternative means of dispute resolution is available to the individual or organization under State procedures) and the public agency involved agree to extend the time to engage in mediation pursuant to paragraph (a)(3)(ii) of this section, or to engage in other alternative means of dispute resolution, if available in the State; and
 - (2) Include procedures for effective implementation of the SEA's final decision, if needed, including-
 - (i) Technical assistance activities;
 - (ii) Negotiations; and
 - (iii) Corrective actions to achieve compliance.
- (c) Complaints filed under this section and due process hearings under §300.507 and §§300.530 through 300.532.
 - (1) If a written complaint is received that is also the subject of a due process hearing under §300.507 or §§300.530 through 300.532, or contains multiple issues of which one or more are part of that hearing, the State must set aside any part of the complaint that is being addressed in the due process hearing until the conclusion of the hearing. However, any issue in the complaint that is not a part of the due process action must be resolved using the time limit and procedures described in paragraphs (a) and (b) of this section.
 - (2) If an issue raised in a complaint filed under this section has previously been decided in a due process hearing involving the same parties-
- (i) The due process hearing decision is binding on that issue; and
- (ii) The SEA must inform the complainant to that effect.
 - (3) A complaint alleging a public agency's failure to implement a due process hearing decision must be resolved by the SEA.

§300.153 Filing a complaint.

- (a) An organization or individual may file a signed written complaint under the procedures described in §§300.151 through 300.152.
- (b) The complaint must include--
 - (1) A statement that a public agency has violated a requirement of Part B of the Act or of this part;
 - (2) The facts on which the statement is based;
 - (3) The signature and contact information for the complainant; and
 - (4) If alleging violations with respect to a specific child--
- (i) The name and address of the residence of the child;
- (ii) The name of the school the child is attending;
- (iii) In the case of a homeless child or youth (within the meaning of section 725(2) of t the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11434a(2)), available contact information for the child, and the name of the school the child is attending;
- (iv) A description of the nature of the problem of the child, including facts relating to the problem; and
- (v) A proposed resolution of the problem to the extent known and available to the party at the time the complaint is filed.
- (c) The complaint must allege a violation that occurred not more than one year prior to the date that the complaint is received in accordance with §300.151.
- (d) The party filing the complaint must forward a copy of the complaint to the LEA or public agency serving the child at the same time the party files the complaint with the SEA.

Ed 1121.03 Resolution of Complaints.

(a) All complaints shall be resolved within 60 days of receipt of the written complaint. The 60-day time limit may be extended consistent with 34 CFR 300.152(b)(1).

For §300.151-300.153,

see - Ed 1121.02 Investigation of Complaints and Complaint Procedures.

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(b) The sanctions described in Ed 1125 shall be applied as needed to enforce compliance with orders issued to resolve findings and achieve compliance with respect to the provision of FAPE for children with disabilities.

Ed 1121.04 Reconsideration and Appeals.

- (a) Any party to the complaint may, within 10 days of receipt of the commissioner's written decision under Ed 1121.02(b), make a written request to the commissioner for reconsideration of the decision.
- (b) Within 20 days of the receipt of the written request for reconsideration, the Commissioner shall:
 - (1) Review the investigator's report;
 - (2) Review the evidence presented in the investigation;
 - (3) If necessary, gather additional evidence;
 - (4) Review the decision; and
 - (5) Issue a final written decision.
- (c) Any party who is aggrieved by the final written decision of the commissioner under Ed 1121.04(b)(5) may appeal in accordance with RSA 541.

Appendix B

Special Education Complaint Process

FAQs

The Department will respond to questions that we are frequently asked concerning the Special Education Complaint process as detailed in Ed 1121. We hope that these FAQs become an ongoing dialogue that provides information concerning the complaint process.

1. What is a special education "complaint"?

A special education "complaint" is a written, signed statement alleging that a school district or other public agency has violated a state or federal special education law.

2. Why does the New Hampshire Department of Education (NHDOE) investigate special education complaints?

The federal regulations that implement IDEA require states to investigate written complaints of IDEA violations.

3. Who can file a complaint?

Any individual or organization can file a complaint. The individual filing the complaint may live out of state. If the individual is not the parent, guardian, surrogate parent, or adult student the complaint decision will not be sent to the complaining party.

4. Is there a special form for filing a complaint?

Although NHDOE does have a model form available on its website, it is not required. A complaint must be in writing, dated and signed, or provided in an alternative format. The complaint must identify how the school district or program violated special education requirements. The complaint also needs to include facts or details about the violation.

If you choose to use the form, it can be found on the Department's website http://education.nh.gov/instruction/special ed/documents/how to file a special education complaint.pdf or by calling the Department at (603) 271-3741.

5. What needs to be in a complaint?

- Your name, address and how to reach you (your contact information)
- Your signature on the complaint
- If the complaint concerns a specific child:

The name and address of the child, or if the child is homeless, contact information The name of the school the child is attending

- A statement that the school district has violated a federal or state special education law
- A description of the problem/allegation(s)
- Facts that support the allegation(s)
- A statement that the violation occurred within one year prior to the complaint being filed
- A proposed resolution of the complaint, to the extent known to you at the time you filed the complaint
- You must send a copy of the complaint to the school district (preferably to the special education director and/or the superintendent of schools) at the same time that you send it to the NHDOE. If you do not know the name of the Special Education Director or Superintendent, please contact the Bureau of Special Education at 271-3741 and we will provide that information to you.

6. Are there timelines that apply to filing a complaint?

Yes - Under the federal regulations, the violation must have happened within one year of the date the complaint is filed with the NH Department of Education.

7. What are the steps to resolving a complaint?

- 1. After receiving your letter, the New Hampshire Department of Education will date stamp it and send an acknowledgement letter.
- 2. Next, it will be reviewed by the Dispute Resolution Coordinator of the Bureau of Special Education.
- 3. If the issues raised cannot be processed as a complaint a letter will be sent stating the reasons.
- 4. If the issues are appropriate for the complaint procedures, the Bureau will:
 - a. Assign an independent investigator to the case.
 - b. Send a letter to both the complainant and the school district giving them the name of the investigator and will include a copy of the complaint letter identifying what federal and/or state special education laws are involved.
- 5. If necessary, the person filing the complaint may contact the complaint office regarding any errors made in summarizing the issues.
- 6. The investigator will review appropriate educational records and may interview both the parents and school district officials and staff to determine the facts. When the investigation is complete, the investigator will submit his/her findings to the NHDOE.
- 7. The Dispute Resolution Coordinator will review the investigator's findings and write a proposed decision based upon the investigator's finding of facts and the relevant state and federal rules and regulations.
- 8. The New Hampshire Commissioner of Education reviews the proposed decision and reaches a decision and determines what corrective action, if any, is warranted. The Commissioner signs the decision. The decision will be issued no later than 60 calendar days after the complaint was received by NHDOE. The timeline may be extended if the Department determines that exceptional circumstances exist that warrant delaying the decision.
- 9. If any party is aggrieved by the decision, he or she has 10 calendar days from the date the decision was received to request reconsideration. Within 20 calendar days of receiving a request for reconsideration, the Commissioner will determine whether reconsideration is merited and will issue a final determination. Any party still aggrieved may request a due process hearing or file an appeal in accordance with Ed 541.

8. How is the special education complaint process different from a complaint for a due process hearing?

The complaint process is a review of the situation by NHDOE staff and independent investigators. The investigators will review the paperwork, talk to parents and school staff, and look to see whether the school district's actions comply with the IDEA. There is no formal testimony or record of the proceedings. There are no oaths, subpoenas or other due process protections.

A due process hearing is a formal administrative hearing before an impartial hearing officer. The parties to a hearing have an opportunity to present and cross-examine witnesses, to have a record of the proceedings, and to enter and object to evidence. Parties can subpoena witnesses and testimony is under oath. Due process hearings provide for detailed due process rights. The final order can be appealed to state or federal court. The court will look at the hearing record, along with the final order. The IDEA includes an attorney fees provision so that parents who prevail in an administrative hearing may ask the court to order reimbursement for reasonable attorney fees.

9. What happens if, based on a complaint investigation, the NHDOE determines that a school district has violated a special education law?

The NHDOE may require the school district to hold an IEP team meeting to consider certain student needs. The NHDOE may require the school district to conduct an evaluation or take other specific action to correct the violation.

If the violation resulted in a lack of appropriate services for the student, the NHDOE may order compensatory services or reimbursement. Sometimes, the NHDOE will require the school district to meet with the parent to work out the details of the compensatory services or reimbursement. The district may, at any time, choose to submit a proposal to resolve the issues in the complaint.

If it appears that the violation was systemic, the NHDOE may require the school district to revise its policies or practices. NHDOE may require staff training in specific areas. The NHDOE may require periodic monitoring or reporting of implementation/compliance.

The purpose of "corrective action" is to correct the situation. The NHDOE does not impose "penalties" or fines as part of corrective action. However, if a school district fails to comply with the corrective action required in the Commissioner's order, the NHDOE may ensure compliance by initiating one or more of the procedures detailed in Ed 1131 "State Department of Education Enforcement".

10. What are "compensatory services"?

Under the federal regulations, if a state finds that a violation results in the failure to provide appropriate services to a student, the state must address how to remediate (or correct) the denial of those services. Compensatory services are services provided at a later date to correct the denial of services.

11. Does a complaint have to be signed?

Yes.

12. May a complaint be e-mailed?

No.

13. May a complaint be faxed?

Yes – but a hard copy with original signature must be provided to NHDOE before any action will be taken. Upon receipt of the hard copy, the timeline will start.

14. Where do I send the complaint?

New Hampshire Department of Education Attention: Special Education Complaint Office Hugh Gallen Office Park 101 Pleasant Street Concord, NH 03301

You must send a copy of the complaint to the school district (preferably to the special education director and/or the superintendent of schools) at the same time that you send it to the NHDOE. If you do not know

the name of the Special Education Director or Superintendent, please contact the Bureau of Special Education at 271-3741 and we will provide that information to you.

15. Do I need legal representation to file a complaint?

No.

16. May I file a complaint for any problem I might be having with a school district?

No, the complaint must relate to a violation of a special education law. There are other alternative dispute resolution processes available to resolve other issues.

17. May I add to my complaint as time goes on?

Since the NHDOE is required to complete the investigation within 60 calendar days, the Department limits adding to a written complaint. If the Department feels that it is not practical to add additional allegation(s) to an in-process complaint, the Department retains the option of determining that the new allegations(s) constitutes a new complaint that will be processed according to the process described in this document.

18. May I continue to work with my school district while the complaint is being investigated?

The NHDOE always encourages parents and school districts to work together to resolve issues.

19. Who investigates the complaint?

The Department contracts with individuals to investigate complaints. They are educators, attorneys, and administrators who have many years of experience in the field of education and who receive training from the NHDOE. Complaint investigators may not have a conflict of interest regarding the complaint he/she is investigating, or with the school district or parent involved in the complaint.

20. How is the investigation conducted?

The investigator will review appropriate educational records and may interview the parent(s) and school district officials and staff, as well as any other relevant individuals to determine the facts.

21. Am I involved in the investigation process?

Yes. You will be contacted by the investigator and may be interviewed.

22. Who makes the decision regarding the complaint?

The NHDOE Dispute Resolution Coordinator will review the investigator's report and write a proposed decision based on investigator's findings of fact and a review of relevant state and federal special education laws. The Commissioner of Education reviews the proposed decision, reaches a decision and determines what corrective action, if any, is warranted. The decision will be issued no later than 60 calendar days after the complaint was received by the NHDOE.

23. Will I get a copy of the final decision?

Yes, you will get a copy if you are the parent, legal guardian, surrogate parent or adult student. If the complaining party was not one of the people listed above, the decision will not be sent to the complaining party.

24. Who else gets a copy of the final decision?

The student's school district will get a copy of the decision. The NHDOE will also retain a copy of the decision and all materials generated by the investigator.

25. What is corrective action?

Corrective action is required activities ordered by the Commissioner of Education to correct substantiated violations of special education laws.

26. Does the school district have a certain time frame to correct the violation?

If the school district has been found in violation of a state or federal regulation, the NHDOE will determine a time frame in which the school district must remedy the violation that has occurred.

27. Does the NHDOE follow-up and monitor the school district so the violation will not occur again?

Yes. The NHDOE may require ongoing monitoring and reporting of the implementation of the corrective action.

28. What if the school district does not follow the corrective action order?

If a school district fails to comply with the corrective action required in the Commissioner's order, the NHDOE will ensure compliance by initiating one or more of the procedures detailed in Ed 1125, "State Department of Education Enforcement."

29. What are compensatory services?

Under the federal regulations, if a state finds that a violation results in the failure to provide appropriate services to a student, the state must address how to remediate (or correct) the denial of those services. Compensatory services are services provided at a later date to compensate for the denial of services.

30. May I file a complaint after a due process hearing has been settled?

You may, but it cannot be an allegation that has already been settled in a due process hearing.

31. May I file for due process or go into mediation during the time I filed a complaint?

Yes, but during that time, the complaint process will be suspended pending the outcome of the due process hearing or mediation. If not all matters are part of due process, that portion of the complaint investigation may proceed.

36. May I withdraw my complaint at any time?

Yes. A complainant may withdraw a special education complaint at any time by sending a letter indicating the request to withdraw or by filling out the model form and mailing to the Special Education Complaint Office.

37. May I or the private school where I have placed my child, file a complaint regarding the provision of special education services in the private school.

Generally you **cannot** file a complaint concerning the services that the district provides or offers to provide to your child when you place your child in a private school based on 34 CFR 300.132. The limited exceptions concern equitable services (34 CFR 300.138) and child find requirements.

A private school official has the right to file a complaint if he/she believes they have not been included in a timely and meaningful consultation process or that the LEA failed to give due consideration to the views of the private school.

38. How is a complaint closed?

A complaint is closed by one of the following actions:

- 1. The complaining party withdraws the complaint;
- 2. A decision is reached in the complaint and all activities ordered by the Commissioner have been completed;
- 3. A decision is reached and all allegations were unsubstantiated;
- 4. The parties reached an agreement to end the complaint either through mediation or some other form of alternative dispute resolution;
- 5. The issues in the complaint were included in an active due process hearing;
- 6. The district offers a proposal to resolve the complaint the proposal is accepted by the NHDOE and all activities in the proposal have been completed;

39. Where can I get more information about the complaint process?

In addition to the information contained in this Complaint Manual, additional information about the complaint process can be provided by calling the New Hampshire Department of Education, Bureau of Special Education, at (603) 271 – 3741 or visiting the NHDOE website http://education.nh.gov/instruction/special_ed/complaint.htm.

40. What is a "Proposal to Resolve the Complaint?"

A Proposal to Resolve the Complaint is a written proposal developed by the school district that offers district action to resolve one, some, or all allegations in the complaint, i.e. Allegation #1 - "The XYZ school district proposes to make-up 6 hours of individual speech therapy that was detailed in the student's IEP but not provided between September 1, 2010 and October 7, 2010. The district proposes adding 15 minutes per session until all missed time has been made-up. The district will provide the Department with documentation, detailing the date, time, and provider of the compensatory service."

41. What are the benefits of a Proposal to Resolve the Compliant?

The Department has found that many complaints are a result of a breakdown of trust and communication between parents and the school district. A district may maintain or improve a relationship with a parent(s) by voluntarily initiating a proposal to resolve the issues in the complaint. The district may take action to resolve one, some or all of the allegations.

42. What if the district doesn't comply with the Commissioner's order?

If you believe the district is not complying with the Commissioner's orders contact the Bureau of Special Education at (603) 271-3741. It is not necessary to file a second complaint for this issue.

Appendix C

Other Resources Available to Complainants

Any party who feels that their or their child's rights are being violated may file a complaint stating their allegation. While it is always most beneficial to work through difficulties at the local district level, there are times when resolution cannot be achieved at that level and other steps need to be taken.

The list below, while not exhaustive, provides some resources that may be sought to help resolve the difficulty you are experiencing.

1) NH's Parent Training and Information Center – Parent Information Center

The Parent Information Center 54 Old Suncook Road Concord, NH 03301 www.picnh.org

2) NH's Protection and Advocacy Center

Disabilities Rights Center-NH 64 North Main Streets, Suite 2, 3rd Floor Concord, NH 03301 603-228-0432 www.drcnh.org

3) Teacher Misconduct/Restraint and Seclusion

Scott Mantie NH Department of Education 101 Pleasant Street Concord, NH 03301 603-271-3844

4) Non-Discrimination

Section 504 Coordinator

Tina Greco NH Department of Education 21 South Fruit Street Suite 20 Concord, NH 03301 603-271-3993

5) Section 504 and Non-Discrimination

Office for Civil Rights US Department of Education 8th Floor 5 Post Office Square Boston, MA 02109-3921 617-289-0111 TDD: 800-877-8339

Appendix D Model Letters and Form

Model Letters and Forms

- 1) How to File a Special Education Complaint document with Model Complaint Form (may use to file complaint)
- 2) Acknowledgement Letter (Acknowledges receipt of complaint)
- 3) Allegation Information Document (documents allegation(s) that will be investigated by the NHDOE complaint investigator)
- 4) Parent Notification Letter (letter giving information on process and name of investigator)
- 5) District Notification Letter (letter giving information on process and name of investigator)
- 6) Complaint Dismissed Letter (letter to inform the parent that we are unable to process the information as a special education complaint per Ed 1121 and the reasons why)
- 7) Withdrawal of Complaint Form (document to withdraw complaint signed by parent)



Paul K. Leather

Deputy Commissioner of Education
Tel. 603-271-3801

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, N.H. 03301 FAX 603-271-1953 Citizens Services Line 1-800-339-9900

HOW TO FILE A SPECIAL EDUCATION COMPLAINT

The following information is required for a complaint to be processed. It must be written and signed, unless communications mode of the complaining party precludes a written signed complaint. All information can be provided in any alternative format.

The notice must include:

- 1. Your name, address and daytime phone number.
- 2. The name of the **child**.
- 3. The **address** of the **residence** of the **child**, if different than yours or contact information if the child is homeless. (if alleging violations with respect to a specific child)
- 4. The **name** of the **school** the child is **attending**.
- 5. A statement that the school district violated a state or federal special education law.
- 6. The **facts** upon which the **statement** is made and how it has affected the child.
- 7. Allege that the **violation occurred within one year before** the date the complaint is filed with the New Hampshire State Department of Education.
- 8. A statement of the **resolution or outcome** you would like to see.
- 9. The **complaint must be signed** and a **copy must be sent to the child's school district** at the same time you send the complaint to the New Hampshire State Department of Education.
- 10. You must send a copy of the complaint to the school district (preferably to the special education director and/or the superintendent of schools) at the same time that you send it to the NHDOE. If you do not know the name of the Special Education Director or Superintendent, please contact the Bureau of Special Education at 271-3741 and we will provide that information to you.

Mail or deliver the completed complaint to:

New Hampshire Department of Education Attention: Special Education Complaint Office Hugh Gallen Office Park 101 Pleasant Street Concord NH 03301-3860

MODEL COMPLAINT FORM

The use of this form is optional. Complainants may submit a complaint on plain paper, stationery, etc., or all information can be provided in any alternative format.

No other documentation should be submitted at this time.

Your Name:			_
Address:			_
City:	State:	_ Zip:	_
Daytime Phone:			
Relationship to Student: Parent or	Guardian Citizen	Attorney	
Student			
Student's Name:			
Address, if different than yours:			
(If the student is homeless, please provide avail	able contact information)		
Date of Birth:		Grade:	
School Attending:			
School District:			

A copy of the New Hampshire Department of Education, Bureau of Special Education's "Complaint Procedures Manual for Special Education Complaints" can be found on our website at: http://education.nh.gov/instruction/special_ed/complaint.htm.

A hard copy of the "Complaint Procedures Manual for Special Education Complaints" can also be obtained by request at (603) 271-3741.

According to federal regulations, a complaint must:

- 1. Be in writing, or all information can be provided in any alternative format;
- 2. Be signed;
- 3. Include a statement that a public agency (usually a school district) has violated a federal or state special education law;
- 4. Include the facts on which the allegation is based, how it has affected the student and the outcome or resolution sought; and
- 5. Must allege a violation that occurred within one year before the date filed with the NH Department of Education.

You do not have to quote the specific requirement that you believe was violated, but you must explain what you believe the school has done wrong, for example, "the teachers are not following my/the child's IEP."
2. Facts upon which the allegation is based
Describe what the school has done that violated special education requirements and how that affects your child, for example, "My/The child's IEP says he will be seated in the front of the classroom, but on numerous visits to my child's classroom, he was seated in the back of the classroom. Because of his vision and hearing problems, he needs to sit close to the blackboard and the teacher."
3. Resolution or Outcome desired to address the alleged violation (to the extent known and available to the party)
**Please check the box to confirm that a copy of this complaint has been sent to the School District a
the same time you filed the complaint with the State Education Agency.
Signature:
Date:
Please send the completed form to:
New Hampshire Department of Education Attention: Special Education Complaint Office Hugh Gallen Office Park 101 Pleasant Street Concord, NH 03301-3860

1. Statement of the violation

If you have any questions, please contact the Complaint Office at (603) 271-3075.



Paul K. Leather Deputy Commissioner of Education Tel. 603-271-3801

STATE OF NEW HAMPSHIRE

DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, N.H. 03301 FAX 603-271-1953 Citizens Services Line 1-800-339-9900

DATE
Name
Address
Dear:
The Department of Education received your complaint on behalf of on on, 2016 alleging violations of state or federal special education laws. We will determine whether control the issues you raised can be processed as a complaint. If so, your complaint will be processed in a timely manner so that it may be completed within the 60 calendar day timeline.
Once your complaint has been processed:
 You will receive a Certified Letter from the Bureau of Special Education with a summary of the complaint allegations as we understand them. The summary of this complaint allegation will reflect the state and federal regulations. Once the summary of the complaint allegations is completed, the NHDOE will assign an independent investigator to your complaint.
If it is determined that the issues you raised cannot be resolved by the complaint process, you will receive a letter that will explain the reasons.
If you have any additional questions, please call the Special Education main line at (603)
271-3741 and ask to speak to a consultant.
Sincerely,
Program Assistant
Bureau of Special Education



Allegation #1 - The

Paul K. Leather
Deputy Commissioner of Education
Tel. 603-271-3801

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, N.H. 03301 FAX 603-271-1953 Citizens Services Line 1-800-339-9900

ALLEGATION INFORMATION

To ensure that all parties to a Complaint are given the opportunity to provide the New Hampshire Department of Education investigator with relevant information the Department has synthesized Complaint 16-XX into the following Allegations:

School District has failed to comply with

To ensure both a timely resolution and orderly processing of the Complaint the Department has established procedures for amending the Complaint.
Within 10 calendar days of the Department receiving the Complaint the Department will, upon the request of the complaining party, amend the Complaint. All parties to the complaint will receive a copy of an amended "Allegation Information" form and the complaining party's written request to amend the Complaint. There will be no change in the timeline.
After 10 calendar days, the Department, at its discretion, may revise the existing Complaint or open a new Complaint. In either instance, it will begin a new 60-day timeline for investigation and decision. All parties to the new Complaint will receive a copy of the amended "Allegation Information."

TDD Access: Relay NH 711
EQUAL OPPORTUNITY EMPLOYER- EQUAL EDUCATIONAL OPPORTUNITIES

This new Complaint will be assigned to a different investigator.

If in the course of investigating the Complaint the investigator uncovers other potential violations of Federal or State Special Education laws, the potential violation will be treated as a new Complaint. All parties to the Complaint will receive a copy of the "Allegation Information" form and a copy of the complaining party's allegation of violation document.



Paul K. Leather
Deputy Commissioner of Education
Tel. 603-271-3801

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, N.H. 03301

FAX 603-271-1953 Citizens Services Line 1-800-339-9900

DATE
Name Address
RE: COMPLAINT #
Dear Parent(s):
The Department of Education received your complaint on behalf of on (DATE), alleging violations of state or federal special education laws. Enclosed you will find a summary of the complaint allegations as we understand them. This has been restated to reflect the language of state and federal regulations. Please review this summary and let us know if you would like any changes made, an investigator with the Department will be contacting you shortly to give you the opportunity to provide additional information, either orally or in writing, about the allegations in the complaint.
The Department of Education has 60 calendar days from the receipt of a complaint to complete an investigation and issue a decision. Within 10 calendar days of receipt of the Commissioner's decision, any party to the complaint may request the Commissioner to reconsider the decision. Within 20 calendar days

investigation and issue a decision. Within 10 calendar days of receipt of the Commissioner's decision, any party to the complaint may request the Commissioner to reconsider the decision. Within 20 calendar days of the receipt of the request for reconsideration, the Commissioner will issue the **final** written decision. Any party still aggrieved by the final decision of the Commissioner may appeal according to Ed 1121.04 (c).

If any party to the complaint requests a due process hearing relative to any of the issues contained within the complaint, the investigation relative to those matters will be placed on hold pending conclusion of the due process hearing. Upon notification that the due process hearing has concluded, the complaint may be reactivated to deal with any allegations that remain unresolved.

The Department always encourages parties to work cooperatively to resolve their differences. If the parties to a dispute decide to resolve their dispute by an alternative dispute resolution process, the Department will suspend the complaint if:

- The Department receives a signed request to suspend the complaint from the party that filed the complaint. The form, "Suspension of Special Education Complaint Ed 1121," may be used for this purpose, but is not required, and
- Suspension would not jeopardize the student's educational progress or well-being.

COMPLAINT # Page 2 DATE

The Department will reactivate the complaint when:

■ The Department receives notification that one or more of the issues in the complaint have not been resolved at the alternative dispute resolution process (Facilitated IEP meeting, Mediation, Neutral Conference, Due Process Hearing).

A decision issued by the hearing officer is binding upon the complaints office and is the final decision of the Department. Agreements reached through alternative dispute resolution processes will be given due consideration, but are not enforceable by the Department of Education unless they have been made an explicit part of the student's IEP.

If you have any questions, please contact the Complaint Office at (603) 271-3075.

Sincerely,

Education Consultant Bureau of Special Education New Hampshire Department of Education 101 Pleasant Street Concord, NH 03301



Paul K. Leather

Deputy Commissioner of Education Tel. 603-271-3801

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, N.H. 03301

FAX 603-271-1953 Citizens Services Line 1-800-339-9900

DATE

Name Superintendent / SAU Address

SPECIAL EDUCATION DIRECTOR Name SPECIAL EDUCATION Director / SAU Address

Dear Superintendent and Mr. / Ms.:	
RE: Com	plaint #
Enclosed please find a copy of a complaint #11-XX file School District, SAU # o	
summary of the allegations contained therein. This investigator for the Department. Mr. / Ms tinterviews and document reviews deems necessary	estigation has been referred to, and will be contacting you shortly to arrange for any
The Department of Education has 60 calendar days from	

and issue a decision. In order to meet this deadline, our investigators have been instructed to base their findings and conclusion on the information submitted by the district within **three weeks** of their first contact with you. We suggest that you review the allegations and complaint letter carefully and begin compiling the information necessary to demonstrate your compliance with the relevant rules and regulations.

Within 10 calendar days of the receipt of the Commissioner's decision, any party to the complaint may request the Commissioner to reconsider the decision. If requesting reconsideration, it will be necessary to submit additional evidence to demonstrate that the original decision was in error. Within 20 calendar days of the receipt of the request for reconsideration, the Commissioner will issue the final written decision. Any party aggrieved by the final decision of the Commissioner may appeal according to Ed 1121.04 (c).

If, upon reviewing the Complaint documents and educational records, the District agrees with the complaint party's allegations, you may stipulate to the allegation(s) and submit a voluntary corrective action plan to the Commissioner for review and approval. This will stand in place of a full on-site investigation. If you opt to file a voluntary corrective action plan, you must notify us of your intent to do so within five days of the receipt of this letter.

Complaint # Page 2 DATE

If either of the parties request a due process hearing relative to any of the issues contained within the complaint, the investigation relative to those matters will be placed on hold pending conclusion of the due process hearing. Upon notification that the due process hearing has concluded, the complaint may be reactivated to deal with any allegations that remain unresolved.

The Department always encourages parties to work cooperatively to resolve their differences. If the parties to a complaint decide to attempt to resolve their dispute by an alternative dispute resolution process the Department will suspend the complaint if:

- The Department receives a signed request to suspend the complaint from the party that filed the complaint. The form, "Suspension of Special Education Complaint Ed 1121", may be used for this purpose, but is not required.
- Suspension would not jeopardize the student's education progress or well-being.

The Department will reactivate the complaint when:

• The Department has notice that one or more of the issues in the complaint have not been resolved at the alternative dispute resolution process (Facilitated IEP Meeting, Mediation, Neutral Conference, Due Process Hearing).

A decision issued by the hearing officer is binding upon the Complaints office and is the final decision of the Department. Agreements reached through alternative dispute resolution processes will be given due consideration.

If you have any questions, please contact the Complaint Office at (603) 271-3075.

Sincerely,

Education Consultant Bureau of Special Education New Hampshire Department of Education 101 Pleasant Street Concord, NH 03301

Enclosures



Paul K. Leather

Deputy Commissioner of Education Tel. 603-271-3801

STATE OF NEW HAMPSHIRE DEPARTMENT OF EDUCATION 101 Pleasant Street Concord, N.H. 03301 FAX 603-271-1953

Citizens Services Line 1-800-339-9900

DATE
Complainant Address
Re: Complaint #
Dear:
The New Hampshire Department of Education received your written complaint documentation on DATE.
The Department reviewed the information submitted to determine:
 if a violation has occurred, if the alleged violation occurred not more than one year prior to the date that the complaint was received in accordance with 34 CFR 300.151 and if the party filing the complaint forwarded a copy of the complaint to the LEA or public agency serving the child at the same time the party filed the complaint with the Department.
After reviewing the information submitted, the Department has determined that the information provided does not meet the standard of a violation of special education law.
(An explanation is provided)
Thank you for your time and interest in this matter.
Sincerely,
Commissioner of Education

Withdrawal of Special Education Complaint - Ed 1121

I,	wish to withdraw my complaint at this time.
I reserve the right, at a	ny time, to file a complaint if I believe that a school district has violated state or
federal laws regarding	the education of children with disabilities.
Questions may be dire	cted to the Complaint Office at (603) 271-3075.
DATE	
SIGNATURE	

Please mail to:

New Hampshire Department of Education Complaint Office Hugh Gallen Office Park 101 Pleasant Street Concord, NH 03301